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/	Attorneys for Plaintiff BECKY McVAY		
8	BECKT WEVAT		
9	UNITED STATES DISTRICT COURT		
10	DISTRICT OF NEVADA		
11			
- 1	BECKY McVAY,	Case No. 3:24-cv-00078-MMD-CSD	
12	D1 : 4:00		
13	Plaintiff,	ORDER GRANTING	
	vs.	NOTICE OF SETTLEMENT AND	
14	vs.	STIPULATION AND [PROPOSED]	
15	AIRBNB, INC., DEPARAMENT MAR Y	ORDER TO VACATE PENDING	
	CIELO, ANDRES RAMOS, NEYLA	DEADLINES	
16	PAULETTE, ROSA MARIA, and JOHN		
17	DOES I-XX, inclusive; ABC		
1 /	CORPORATIONS I-X, inclusive; and		
18	BLACK AND WHITE COMPANIES, I-X,		
10	inclusive,		
19			
20	Defendants.		
21			
21	Plaintiff BECKY MCVAY and Defenda	ant AIRRNR INC by and through their	
22	Traintin BECKT WCVAT and Belenda	ant AIRDING, INC. by and unough then	
23	respective counsel of record, hereby stipulate a	nd agree that future deadlines be VACATED	
23			
24	based on the following:		
25			
23	1. The parties reached an agreemen	nt on all material terms to the settlement of the	
26	above-captioned action.		
27			
- '	2. The parties are in the process of	documenting the settlement	
28	2. The parties are in the process of	documenting the settlement.	

1	3. As a result, in light of the s	ettlement and in order to further judicial efficiency and	
2	avoid unnecessary fees and costs for service of process on the foreign Defendants, while the		
3	parties finalize their settlement documents, the parties' respectfully request that the future		
4			
5	deadlines, including the deadline for Defe	ndant ARIBNB, INC. to respond to the Complaint and	
6	the deadline to serve the remaining foreign	n Defendants with the Summons and Complaint be	
7	VACATED.		
8	4. Due to the complexity of do	ealing with a foreign entities, the parties request an	
9	additional ninety days (90), to July 10, 20	25, within which to file a Stipulation for Dismissal or	
10			
11	otherwise provide the Court with a Joint S	status Report regarding the progress of the settlement.	
12	IT IS SO STIPULATED.		
13	DATED this 10th day of April, 2025.	DATED this 10th day of April, 2025.	
14	FRIEDMAN & THROOP, PLLC	MCDONALD CARANO	
15			
16	/s/ Julie McGrath Throop	/s/ Chelsea Latino	
17	JULIE MCGRATH THROOP, ESQ. JOHN C. BOYDEN, ESQ.	CHELSEA LATINO, ESQ. 100 West Liberty Street, Tenth Floor	
18	300 South Arlington Avenue	Reno, Nevada 89501	
19	Reno, Nevada 89501	T: 775-788-2000	
	T: 775-322-6500	clatino@mcdonaldcarano.com	
20	julie@throopnvlaw.com john@throopnvlaw.com	Attorneys for Defendant AIRBNB, INC.	
21	Attorneys for Plaintiff		
22		IT IS SO ORDERED.	
23		. (1)	
24		all a	
25		UNITED STATES DISTRICT JUDGE	
26		DATED: April 11, 2025	
27		DITIDO	
28			

1	CERTIFICATE OF SERVICE			
2	Pursuant to FRCP 5(b), I certify that I am an employee of Friedman & Throop, PLLC, and that on this day I caused to be served the foregoing document(s) on all parties to this action			
3				
4	by:			
5	placing an original or true copy thereof in a sealed envelope placed in the United States Mail at Reno, Nevada, postage paid, following ordinary business practices			
6	certified mail having them personally delivered			
7	X by court's CM/ECF program			
8	facsimile (fax) Federal Express or other overnight delivery			
9	Reno/Carson Messenger Service			
10	Addressed as follows:			
11	Chelsea Latino, Esq.			
12	McDonald Carano LLP 100 West Liberty Street, Tenth Floor			
13	Reno, Nevada 895001 775-788-2000 clatino@mcdonaldcarano.com			
14				
15 16	DATED this 10th day of April, 2025.			
17	/s/ Laurie Lau			
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